

PLEA FOR POOLING

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New York, The
By Telegraph, May 6

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Senator Cullom: Is
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Commissioner Fink: I expect that we no longer desire foreign aid. I would like to see you amend the law to the following:

Fink: The difficulty is the management of the money. I must not deal with the question of management. I must deal in certain cases with the management of the money.

Commissioner Fink: I am not sure that the Trunk Railway at the right time, he says, is 20 per cent. of the total. The grades from 5 to 20 per cent. downward. To a question as to the effect to the shipping, he says, the Canadian Government said it would reduce the rates to the shipping, command the Northwest that would bring the shipping to the point of shipping would

After recess Senator McClellan's speech on the competition between the two nations in the manufacture of automobiles was vigorously cheered upon.

Fink replied that the United States was determined to protect its own industry. Some settled rates must be established.

Senator Hascok: Must we have two years of prohibition to please give us your tariff?

Fink: Yes, if the tariff is not legalized.

"Fooling," replied McClellan, "is not the way to make a good law. It is to make a fixed rate and punish those who violate it."

McClellan then turned to punishing the offenders by punishing the offenders. He ranged that each and every one could get an equal share of the punishment.

[illegible]

BASES

A Remarkable Washington—WASHINGTON, D.C., Pressed. A criminal misleads to the highway today. The heavy rain was pouring, repairmen

[illegible]

richly so named, magnificent edifices might still tower above the splendor of the fair.

The chief attraction of the Exposition is the Edison display of electric light in buildings and areas it covers. The suitability, lightness and composition of the material are the elegance of tone those of any similar use. The department will have several weeks.

Indianapolis, Hutoon; CHICAGO, Hutoon; INDIANAPOLIS, Hutoon; THE HONORS WERE ABOUT SCORE: INDIANA; GATCINIA; INDIANA; MOYER; KANSAS CITY, LOUISVILLE, 7 TEN; KANSAS CITY, ST. LOUIS, 11.

Squatters' Claim

Boston, May 6.—A Washington Territory squatter in favor of H. Seattle, Wash., in title to Dearborn's portions of the city taken possession of by property is over the

BRAZIL (Ind.), miners began work with their employees. The black miners

today, the difference
having been adjusted
still out.

today, the difference
having been adjusted
still out.

beyond a statement from Assistant City Attorney Dunn.

Mr. Brown moved that Wolfskill avenue, although not graded, be sprinkled, but this was objected to, and the motion was voted down, after which Mr. Wirsching moved that the property-owners be permitted to sprinkle the street at their own expense.

A CHESTNUT.
Mr. Hamilton attempted to perpetrate a joke by springing the yellow dog chestnut, but the Councilmen were tired, and Mr. Van Duzen was promptly allowed another week's time.
The reading of petitions was then proceeded with, the first being that of the property-owners on Wolfskill ave-

Among others were petitions for the grading of Goto street, a protest against the grading down of Temple street, a protest against the Fort-street extension, a petition from property-owners on York street to be allowed to do their own grading, a petition for a garbage wagon for East Los Angeles, a petition for an electric light on Patrick street, for a fire-plug

at Pico and Maple streets, for the grading of Lakeshore avenue, for the grading of Silver street, to appoint commissioners on Courthouse street, to have Flower street sprinkled, application for the grading of Daly street, for the suppression of cesspools on the property of George McLain and D. F. Donegan on Sand street, for a garbage wagon on Pico street, for the proper adjustment of the slot of the Cable Railway Company for an electric

light at Station C, beside a large number of petitions of a private nature, all of which were referred to the proper committees, together with a communication from the Los Angeles Savings Bank protesting against the action of the Council in refusing its bid for the city's funds, and asking that the same be rescinded.

Adjourned.

IN LIMBO.

Suit to Set Aside Van Every's Transfers.

George S. Van Every will come before the courts again in an unenviable light. A complaint was filed against him yesterday by Miss Frances Dykes, to get at property which he has attempted to remove from the grasp of

The complaint alleges that the suit for breach of promise of marriage, in which she obtained \$15,000 verdict last week, was begun February 1, 1888, and Van Every's answer was filed February 25, 1888.

that April 23d the defendant owned certain lots in the city and fraudulently executed a deed for the same to his sister, Mary S. Lawler, purporting to make the transfer for love and affection; that April 27th she transferred the property to her brother, William Van Every, for the pretended consideration of \$6000.

celled, and declared null and void; also that the property be sold and the proceeds applied to the satisfaction of the judgment against him.

Sims vs. J. H. Sims Yesterday the court rendered judgment in this case, which was brought by the plaintiff to recover judgment for \$3000, now due on an agreement to buy a tract of land in the Rancho Santiago de Santa Ana for \$8500.

The First Presbyterian Church, of

Suit was begun by Lavina T. Campbell vs. H. N. Farey, to recover judgment for \$858. The plaintiff alleges that she bought certain lots from the defendant, and advanced the sum mentioned, but he could not and has not been able to make a good title to

the land, and refuses to return the money.

S. C. PETTIT

Will Answer for Petit Larceny, that Is, Felony.

S. C. Pettit, sometimes known as Charles Johnson, is in a bad box in Judge Cheney's court. He was on trial yesterday for petit larceny.

charged with stealing a lot of carpenter's tools from a house in East Los Angeles. It so happens that petit larceny in his case is a felony. He was convicted of a similar offense in Justice Austin's court not long ago, and he served 30 days in the County Jail for it. Shortly after reappearing before the court, the tools he is alleged to have stolen were found in two pawnshops.

They were traced to him and he was arrested. He was brought before Justice Austin for examination, as a reiteration of his offense constituted a felony. He attempted to plead guilty, but the Court stopped him, and he was informed that he could make his plea in a higher court. He entered a plea of not guilty, however, in the Superior Court. He was clearly connected with the possession and sale of

the tools yesterday by various witnesses. He went upon the stand in his own defense, and attempted to explain the matter by swearing that he bought the tools from a man named Leopole, but his story was extremely fishy. The case was not concluded yesterday, the testimony not being all in at the time of adjournment. He was involved in numerous contradictions on the stand by the prosecution.

SUPERVISORS.

Bids for Bonds Opened and Rejected.

The Board of Supervisors met yesterday, all the members being present.

Citizens of Pasadena appeared before the board and requested immediate action in the repair of the road across the Arroyo Seco, stating that it

is in almost an impassable condition.

A petition from South Pasadena, requesting its formation into a judicial township, was referred to Supervisor Martin.

«A petition for the correction of the boundaries of South Pasadena was read and filed.

Bids for the courthouse bonds were opened. The advertisement was for an issue of \$100,000 worth of bonds.

John Kelly bid \$1005 per \$1000 for \$200,000 in bonds, from No. 181 to 200 inclusive. The University Bank bid \$1000 par for the bonds, with a bonus of \$2500 if payable in New York; if payable in Los Angeles 1 per cent. discount. R. G. Lunt bid par, with \$2450 commission. The board rejected all bids and directed the Treasurer to advertise for new bids, to be opened June 30th.

12 Edison fire extinguishers for \$200.00
four to be placed in the hospital, four
at the County Farm and four at the
Courthouse.

BROCK WINS.

BEING AWARDED ONE-EIGHTH OF THE PALOS VERDES.

End of a Long Drawn Lawsuit—The Court Decides That He Has Equities Which Entitle Him to the Surrender of His Deed Did Not Waive.

After many months of litigation A. J. Brock came out of Department No. 1 of the Superior Court yesterday with decision in his favor against J. M. Pearson of San Francisco. By the decision he is entitled to a one-eighth interest in 700 acres of the most valuable and at San Pedro. The case is a peculiarly-interesting one, involving the points of law, and affecting large interests. A portion of the land was sold by the defendant to the Southern Pacific Railroad Extension Company for \$250,000. A full synopsis of the decision by Judge Walter Van Dyke is as follows:

On the 9th of June, 1887, the plaintiff entered into an agreement in writing with A. W. Timms, who at that time was the owner of the land, including the premises in controversy. In the agreement Timms agreed to sell to the plaintiff within 80 days from the date hereof, the land in controversy for the sum of \$25,000, to be paid upon the execution and delivery of the deed, and the balance at the expiration of two years thereafter, to be secured by mortgage, and the plaintiff thereupon paid the sum of \$100 as a part of the first payment. On the latter part of June, 1887, and while the plaintiff was the owner and holder of said agreement, H. V. Burner, as the representative of the defendant Pearson, entered into negotiations with the plaintiff for the purchase of said agreement, in order that his principal might acquire the right to purchase said tract of land from him, and they finally agreed that the plaintiff should transfer the agreement that defendant Pearson could purchase the same of Timms upon the terms embodied therein, and in consideration of so doing that Pearson should pay the whole of the purchase price of the land, and that the plaintiff should have a one-fourth interest therein, free of all liens and encumbrances. On the 1st of July, 1887, in pursuance of this agreement, the plaintiff executed and delivered, at Burner's request, an assignment of the agreement to H. V. Weller, in order that Weller might be secured for a loan of \$180 which Burner requested him to make to the plaintiff, and Weller then and there, by direction of Burner, executed, acknowledged and delivered to the plaintiff an instrument in the form of a grant, bargain and sale deed, conveying to the plaintiff an undivided one-fourth of the right, title and interest in and to the land.

Burner thereupon returned to San Francisco to communicate with his principal in reference to the trade that he had made with the plaintiff, and on the 4th day of July he telegraphed Weller: "Ever truly, H. V. Burner." Burner testified that he communicated everything to Pearson and that it was all right, but that he wanted to get a part of the interest back if he could, hence he telegraphed Weller: "Ever truly, H. V. Burner." On the 5th day of July Burner returned to Los Angeles and two days later he carried out certain arrangements with other parties in disposing of interests in the property. It was necessary that the record title should be in Pearson's name, and that he should obtain the title. The plaintiff upon these representations, and believing the same, and that it was necessary in order to carry out certain contemplated arrangements, surrendered the deed, and it was returned as a part of the arrangement, until the title should be vested in Pearson, Weller executed, by Burner's direction, an assignment of one-fourth interest in the premises to L. M. Stratton for the plaintiff.

There can be no question at all from the testimony, and all the surrounding circumstances, that Pearson was, in the minds of all, the real purchaser from the plaintiff, and that Weller was simply agent or instrument used in the process of negotiation. In a letter from Pearson, dated July 8th, to Burner, he says: "I will give the contracts to carry the various interests for you and your firm, and the man from whom you got the bond." On the 9th of July Burner took the deed from Timms by this agreement assigned by the plaintiff, and upon the execution of the deed by Timms the latter took this agreement as a deed and delivered it to Gen. Mansfield, his attorney, the agreement having been first assigned by Weller to Burner, thereby making the chain from the plaintiff to Burner, and from Burner to Gen. Mansfield, his attorney, who July 20, 1887, filed his original complaint in the action; and on the same day the usual lis pendens was filed in the Recorder's office of this county.

In the first verified answer of the defendant, after denying any right of the plaintiff, he alleges that he purchased from Timms, free of all incumbrances except a certain mortgage of \$15,000, executed to secure the payment of part of the purchase price, and that if Brock had any interest he had no notice of it. The answer in a measure corroborates the testimony that Pearson was after the suit was brought that "the plaintiff will not get anything because I have fixed things so as to show that I was an innocent purchaser."

His answer filed during the trial was of an altogether different tenor, as in it he alleged it was the plaintiff, and not the land in which Brock's interest, if he had any, would lie. While the trial was pending, and before the deed to Pearson, the latter had already negotiated a sale of a portion of the premises for \$50,000; after the suit was brought Pearson sold to the San Pedro Harbor, Dock and Land Association for \$38,000 cash and a large amount of the stock of the company, and it thereafter sold to the Southern Pacific Railroad Extension Company for \$250,000.

It is clear that if the plaintiff has any interest at all it is an interest in the realty. He was not the agent of Pearson, was not to be remunerated by him for any services, as an agent or otherwise, and there was no other consideration whereby he could have any interest in the proceeds of the sales of the land except from the fact that he held an interest in the land itself. There cannot be any reasonable doubt from the testimony, and from all the surrounding circumstances, that it was the understanding that, although the legal title should be vested in the defendant Pearson for the purpose of certain trades and manipulations, yet the plaintiff should retain an interest to the extent of one-fourth in the property purchased of Timms. From the first verified answer of the defendant it appears that the promises he made were made without any intention of performing them, and this brings him within the provisions of the Civil Code in reference to what constitutes actual fraud.

The decision then discusses the question of fraud, and cites numerous authorities sustaining the position taken. It then goes on to the matter of Brock's actual interest, stating that the testimony shows that he parted with one-fourth of his interest to Peck and another one-fourth to Weller, so that his interest, instead of being one-fourth as at first, is only one-eighth.

In regard to the claim of the other defendants, the San Pedro Harbor, Dock and Land Association and the Southern Pacific Railroad Extension Company, that they as purchasers in good faith should not be bound by the decision of the court, the court holds that they are bound; that it appears in evidence that they were fully informed of the character and extent of the plaintiff's claim before the purchase, and that the notice was sufficient to bind them to the extended complaint. Therefore the court orders that judgments and judgments for the plaintiff, as prayed for, to the extent of one undivided one-eighth interest in and to the land described in the complaint.

THE EAST SIDE.
A Budget Gathered by "The Times" Reporter.

The District Lodge of the Independent Order of Good Templars will meet with the John B. Finch Lodge in East Los Angeles, commencing this morning and continuing to the evening. The meeting will be held in Odd Fellows' Hall, Moor's block.

Mrs. George Weeks is reported to be on the sick list. There is a great deal of sickness in East Los Angeles at present.

The Presbyterian Church people have completed the refurnishing and seating of their church and have adopted the "pew renting" system for revenue.

Frank Hall is out of the Wells-Fargo office now and expects to go north soon.

It is rumored that Wells-Fargo & Co. will discontinue their office on Downey avenue, on account of lack of business.

Mrs. J. S. Brunner is building another cottage next south of her residence on North Sichel street. It will cost about \$1000.

The ladies of the Congregational Church and the gentlemen of the Phillips Club are making earnest preparations to entertain and refresh the good people of East Los Angeles in the new addition to the church on the new addition to the church on Friday evening.

They met last evening to perfect arrangements. They will be prepared to present a short entertainment each evening, consisting of musical and literary parts and drills.

After the programme is completed the doors of the bazaar will be thrown open and those present will be invited to promenade among its decorated booths and refresh themselves at a moderate cost with ice cream, cake, coffee, lemonade, etc.

It is understood that there will be no mean display of art works, needlework and fancy decorations, and the preparations so far made look convincing.

D. Bottiller will soon commence the erection of a large brick block on the corner of Downey avenue and Walnut street, where Clark Bros. grocery store now stands.

The building will be about 20 feet front on Downey avenue by about 60 feet deep, and will be built but one story high for the present, with walls of sufficient thickness to support a second and third story, and will have an iron front.

A BIG SUIT.
Growing Out of the San Jacinto Tin-mine Deal.

IT IS DECIDED.

MR. GAGE GETS ONE-FOURTH OF THE PORTILLA TRACT.

Findings of the Supreme Court as Taken From a Transcript on File With the County Clerk—The Herald Away Off.

Old Mother Herald was a little "too soon" when she came out yesterday morning and boldly announced that no decision had been rendered in the Supreme Court case of Gage vs. Downey, although THE TIMES announced last Saturday that a decision had been rendered in favor of Mr. Gage, giving him 5000 acres in the heart of the Warner ranch, valued at about \$500,000. A transcript of the decision has been in the city several days and can be seen on file in the Supreme Court clerk's office, on the northeast corner of Requena and North Main streets.

The whole rancho, which consists of about ten leagues of land, has been in the possession of ex-Gov. John G. Downey. The land has been in litigation almost ten years. Mr. Gage getting his title through his wife, who is a daughter of John Rains, who secured his interest in the grant through Don Juan J. Warner, the original owner.

The Warner rancho is covered by two patents, one of which consists of six leagues, including the celebrated Mora Moss league, and the other consists of four leagues. The patent covering the four leagues, known as the Portilla tract, is the portion which by the decision spoken of is now the property of Mr. Gage, he being given an undivided one-quarter of the land, or 5000 acres.

After discussing the various phases of the case, as presented by the briefs and as related to tracts outside of the Portilla tract, and which lands not embraced in the Portilla tract are decided to be the property of ex-Gov. John G. Downey, the court goes on to say that the land referred to as the Portilla tract demands further consideration and concludes by saying that the title of one-quarter thereof, or be twelve four and five thousand acres, are erroneous (this means a portion of lower court deciding against Mr. Gage) as to the one-quarter of the lands included in the Portilla patent.

"They are therefore reversed and the cause remanded for a new trial as to the one-quarter interest above mentioned."

THE POWELL CASE.

A "Mac" Can be Tried Without a Jury.

Yesterday Judge McKinley, in Department No. 6 of the Superior Court, rendered a decision in the Powell case. This important case was argued at length before him recently and taken under advisement. Powell is one of that hybrid class known in common parlance as "mecs," and was arrested as a vagrant. His case has been pending, in one way or another, for over a year. It finally came before Judge McKinley, who proposed to try him without a jury. To this Attorney Gage objected and endeavored to obtain an injunction from Judge McKinley compelling him to try it with a jury. The court yesterday denied the motion, dismissed the restraining order and alternative writ. He granted ten days for the filing of a bill of exceptions. The decision will have a wide effect in the trial of this class of cases.

HE TOOK THE WRONG MEDICINE.

Robert Stewart of Petaluma recently had a queer experience with a bottle of "Curealls" and bolts afflicted his face and neck for weeks. Finally he procured a bottle of one of the leading sarsaparillas. To his surprise it gave him no relief. This made him lose faith in sarsaparilla, but seeing a statement that Joy's Vegetable Sarsaparilla dried up boils and face eruptions instead of forcing more out as the potent sarsaparillas do, I bought a bottle. The effect was astonishing. The eruptions and boils began to dry up, and in two weeks my face was as well and smooth as ever. My brother also took a bottle with the same result.

[Explanatory Note.—The mineral foci of pox, which is the basis of nearly all other sarsaparillas, attacks the blood directly, hence forces impurities through the skin, creating more boils and pimples. Joy's Vegetable Sarsaparilla acts oppositely. Its vegetable alteratives stimulate the various secretory organs and thus eliminate all impurities through the natural channels, hence dries up pimples and skin eruptions at once. The above testimonial is a case in point.]

When Baby was sick, we gave her Castoria. When she became a Child, she cried for Castoria. When she became a Woman, she clung to Castoria. When she had Children, she gave them Castoria.

Unclassified.
RUSSIA SALVE

For Sore Eyes, Flesh Wounds, Burns, Piles, Felons, It is magical. 25 cts.

REDDING & CO.
BOSTON

For Awnings, Flags,

EAGLE STABLES,

80 SOUTH FORT STREET.

Good Teams at Reasonable Rates. Telephone No. 24. W. J. WILKE, Proprietor.

GOLDEN EAGLE CLOTHING CO.

COR. MAIN & REQUENA STS.

We are here to stay,
And receive new goods every day.

Our goods are shown with plenty of light,
At prices that are just and right.

Visit us once, you'll come again,
If good bargains you would obtain.

GOLDEN EAGLE CLOTHING CO.

COR. MAIN AND REQUENA STS.,

Under New United States Hotel.

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CASH TALKS!

\$55,000 Will Buy a Handsome, 4-story
Brick Block, 60x109,

On corner of leading thoroughfare in this city. Building contains five large stores and 60 rooms. The new cable system passes in front of it. Building is an imposing structure and an unquestionable bargain at this price. Terms easy. For further particulars apply to any of the undersigned firms.

RUSSELL & SARABOND, Wilson Block.
BRYAN & KELSEY, 17 N. Spring St.
FOMEROY & GATES, 16 Court St.
GILBERT & ESTUDILLA, 104 N. Spring St.



STEEL WHEEL.....\$7.00

Unclassified.
SUMMERLAND & PHELPS,

General Insurance Agents,
134 N. Main St., Los Angeles.

REPRESENT THE FOLLOWING COMPANIES:

FIRE.
Union Fire Insurance Company of San Francisco.
State Investment and Insurance Company of San Francisco.

LIFE.
Brooklyn Life Insurance Company of New York.

ACCIDENT.
Pacific Mutual Life and Accident Insurance Company.

ALL LOSSES PROMPTLY PAID.

NATIVE WINES.

I make a specialty of pure California Wines and Brandy, which are put up in cases ready for shipment to all parts of the East, consisting of the following varieties: Port, Anglaise, Sherry, Muscatel, Zinfandel, Burgundy, Blauv, Elben, Dry Muscat, Madeira, Hook (white and red); also a fine Old Trousseau Port and Grand Brandy.

PURE CALIFORNIA WINES.
To their friends in the East are cordially invited to call and inspect the stock and select from the above varieties. When quotations will be furnished, together with railroad rates of freight to various points, at the lowest possible margin.

All communications addressed to
H. J. WOOLLACOTT,
26 and 28 North Spring Street,
LOS ANGELES, CAL. Telephone No. 41.
BRANCH, 361 SOUTH SPRING ST.

GAS FIXTURES!

RUBBER HOSE,
Plumbing Goods, Water Pipe,
Bath Tubs, Sinks, Etc.,
CAN BE HAD AT REASONABLE PRICES.

—AT—
S. M. PERRY'S,

NO. 30 SOUTH MAIN ST.

Tin Roofing and Pump Repairing.
Sewers Put In at Reasonable Rates.

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N. STRASSBURGER,
SCIENTIFIC OPTICIAN.

Testing of eyes free. Grinding of lenses to order a specialty. No peddlers employed. I use my own name only. Absolute perfect fitting guaranteed where glasses are required.

EAGLE STABLES,
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Good Teams at Reasonable Rates. Telephone No. 24. W. J. WILKE, Proprietor.

Golden Eagle Clothing Co.

GOLDEN EAGLE CLOTHING CO.

COR. MAIN & REQUENA STS.

We are here to stay,
And receive new goods every day.

Our goods are shown with plenty of light,
At prices that are just and right.

Visit us once, you'll come again,
If good bargains you would obtain.

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Under New United States Hotel.

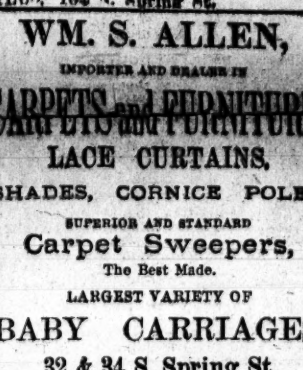
Unclassified.

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\$55,000 Will Buy a Handsome, 4-story
Brick Block, 60x109,

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LINES OF BUSINESS.

Classified Directory of Established Firms,
Corporations, Houses and Persons Doing
Business in the City of Los Angeles.

Abstract and Title Company.
THE ABSTRACT AND TITLE INSURANCE COMPANY, N. W. COR. FIFTH AND NEW HIGH.
CITY OF PARIS, ST. LOUIS, CO., 184, 187 and 188 N. Spring.

Art School.
SCHOOL OF ART AND DESIGN, 205 1/2 S. Spring.
Art Stores.
CHAS. F. SLOANE & CO., 220 S. Spring.

Attorneys-at-Law.
WEED S. CHELF, room 20, Law Building, Temple and New High.
WILLIAMS & PARKS, Attorneys-at-Law, cor. Temple and New High.
HUGH J. & WM. CRAWFORD, room 22, Law Building, Temple and New High.
ALLEN & MILLER, Bryson-Bonbrake building, Temple and New High.
JOHNSON & BORDEN, Attorneys-at-Law and Examiners of Titles, rooms 7 and 8, Jones block, 13 S. Spring St., Los Angeles, Cal.

Auctioneers.
MATLOCK & SON, 146 S. Spring.
DAN J. COLTON & CO., 202 S. Spring.

Bakeries and Restaurants.
VIENNA BAKERY AND LUNCH, 3 N. Spring.
MR. S. G. FREEMAN, 407 S. Spring.

Books and Stationery.
LAZARUS & NEWMAN, 111 N. Spring.

Book Binding.
TIMES-MIRROR CO., corner First and Fort sts.

Boots and Shoes—Retail.
CUSTOM BOOT AND SHOE MAKER, JOHN FORBES, 417 1/2 S. Spring.

Carpenter Cleaning.
JOHN BLOEMER, 408 S. Pearl, telephone 427.
JAMES LACEY & CO., 311 S. Fort.

China and Crockery.
Z. L. FARMELEE, 106-112 N. Main.

City Tavel Supply Company.
CLARK & LITTLE, 40 San Pedro.

Clothing—Retail.
LONDON CLOTHING COMPANY, Harris & Todd, proprietors, cor. Spring and Temple.
MULLEN, BLUETT & CO., cor. Spring and First.

Coal Dealers.
MALLARD & JONES, 211 S. Fort.

Coffee and Tea—Wholesale.
G. V. HANLEY & CO., 318 Upper Main.

Commission Houses.
KENNEDY & CO., 227 W. Seventh, Tel. 1044.

Commissioner of Deeds.
ARIZONA, NEW YORK, G. A. Doherty, 134 W. Second.

Contractors and Builders.
SOUTHERN BROS., 131 1/2 Fourth.

Dentists.
R. G. CUNNINGHAM, 95 N. Main, rooms 13 and 14, McDonald Block.

Dressmaking.
MISS N. COLEMAN, 408 W. Sixth.
MADAM J. A. DRAKE, room 20, 205 1/2 S. Spring.

Druggists—Wholesale.
F. W. BRAUN & CO., 257 and 260 N. Main.

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E. J. ROBERTSON, 133 S. Spring.

Dyeing and Cleaning.
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Specialists.
DR. WONG HIN, THE FAMOUS PRY.
Chinese and English. Specialties: rheumatism, asthma, rupture, dropsy, catarrh, also eye and ear diseases of the head, throat, lungs, liver, stomach, blood, skin, etc. All cases are treated. Consultation free. All sick are invited to call. At 117 N. MAIN ST., between First and Second.

DR. WONG, THE WELL-KNOWN AND FAMOUS PRY.
Chinese and English. Specialties: rheumatism, asthma, rupture, dropsy, catarrh, also eye and ear diseases of the head, throat, lungs, liver, stomach, blood, skin, etc. All cases are treated. Consultation free. All sick are invited to call. At 117 N. MAIN ST., between First and Second.

MRS. PARKER, LIFE-READING.
Clairvoyant; consultation on business, investment, health, etc., free. Marriage, etc. 255 S. Spring St. 9 a.m. to 6 p.m.

LULU YOUNG TELLS THE ENTIRE LIFE.
past, present and future. Sees separated together and gives love letters. At 117 N. MAIN ST., opposite Winslow St.

MESSAGE ART—ELECTRICITY.
MISS G. ANDERSON, room 20, 205 1/2 S. Spring St. 9 a.m. to 6 p.m.

DR. JOHN B. WOOD, SKIN DISEASES.
Office, 414 S. Spring St.; residence, 19 Nevada St.; telephone 784.

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WOODBURY'S BUSINESS COLLEGE
AND
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No. 359 S. Spring St., Los Angeles, Cal.
SESSIONS DAY AND EVENING.

For particular call at office or address P. O. BOX 100, WOODBURY, Principal.

SOUTHERN SCHOOL
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ELOCUTION AND ORATORY.
PRINC. F. WHITEHORN, Instructor.

LOS ANGELES CONSERVATORY OF MUSIC.
408 S. Main St. Every advantage for a course in vocal, piano, organ and orchestra music, art, elocution and languages. Miss EMILY HERRARD, Teacher.

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of the German language and literature by the natural method. Office, 414 S. Spring St., between Fourth and Fifth. P. O. BOX 1354.

LOS ANGELES BUSINESS COLLEGE
and English Training School, 38, 40 and 42 N. Main St., near Second, across from the Post Office. Complete course of study. D. H. WILLIAMS, Principal.

SCHOOLS AND TEACHERS SUPPLIED.
PACIFIC TEACHERS BUREAU, 8 S. Spring St., room 20.

HARVARD MILITARY ACADEMY,
corner of Sixth and Hill sts., opp. P.

THE CITY IN BRIEF.

The report of City Treasurer M. D. Johnson shows the balance on hand in the several city funds, April 29th, to be \$111,008.73.

Dr. J. J. Choate, who has been confined to his room for the past four or five days, was able to resume his professional labors yesterday.

Tom Bing, on trial in Judge McKinley's court yesterday on the charge of gaming, was found guilty by the jury and will be sentenced Wednesday.

Maj. Donnelly will deliver an address on Thursday evening at G. A. R. Hall on Main street on his experiences in the war. It will be worth reporting. It is stated authoritatively that there was no insurance building or windmill which was burned last Saturday night on Mrs. Mooney's property at the corner of Jefferson and Main streets.

Arguments on a motion for a new trial in the Gull divorce case will be heard and a decision rendered next Saturday evening at the Illinois meeting, in connection with a musical programme.

Miss Mamie Short, assisted by Miss Mabel Ashbury, the expert pianist, will go to Ventura on Santa Barbara this week to give entertainments, and to Pomona next Monday evening for the same purpose.

The following people left for the north on the 1:05 p.m. train yesterday: A. G. Tingman, J. B. Lankershim, W. S. Hopkins, E. Duncan, Miss E. Field, H. W. Chase, O. Manah, Miss Allen, Miss Baldwin, H. C. Willet and L. L. Wood.

Early yesterday morning Officer Rich arrested a Mexican named Enario Rodriguez, on New High street, and locked him up on a charge of petty larceny. Rodriguez is supposed to be implicated in the theft of a lot of window weights a day or two ago.

William S. Pendleton of Newark postoffice, New Jersey, writes to Times about his father, Edward Street Pendleton, who came to California 30 years ago. The writer is very anxious to hear from his father, if living, and offers to pay liberally for any information on the subject.

The following were the arrivals at the County Jail yesterday: Ramon Corona, petty larceny, San Jose territory; James Odell, assault, to do great bodily injury, Dennis Creed, vagrancy, 30 days, and William Creed, producing a miscarriage, all from the city. At 7 o'clock there were 84 prisoners in the tanks.

Thursday night Maj. Donnell, Assistant Prosecuting Attorney, will read a paper before Logan Post, G. A. R., on Fremont's 100-day campaign in Missouri. The paper was prepared to be read before an eastern encampment, and those who have heard it say that it is a highly interesting document to all old soldiers.

A joint meeting of the committees from the various G. A. R. posts will be held at No. 12 Court street Wednesday afternoon at 4 o'clock, for the purpose of making arrangements for the celebration of Memorial day. All the members are earnestly requested to be present, as it is important to get the work under way at once.

A bill of complaint has been filed in the United States Circuit Court by Asa E. Call of Alameda, Iowa, against John B. Kane and W. E. W. Lightfoot. The complaint is to secure a judgment for \$4000, the balance of purchase money for a tract of land in the Rancho San Jacinto, Pajaro, in San Diego county. The original contract was for Kane for \$6000, and he afterward transferred an interest in Lightfoot.

Emma Lorette, the French prostitute who became insane about a week ago while serving a 40-day sentence in the City Prison for vagrancy, and was sent to the County Jail, was yesterday returned to the city authorities to serve out her time, she having entirely recovered from her mania. An effort will be made to have the woman released, as it is believed that her solitary confinement was really the cause of her trouble, especially as she can hardly speak a word of English, and therefore could talk to no one.

An item in yesterday's TIMES announced that Capt. John A. Irwin, chief clerk of the Nadeau Hotel, had been presented with a gold-headed cane by Mr. Chase, one of the proprietors, whereupon he dressed up and for the first time in years went to work wearing the cane. THE TIMES is requested by Mrs. Irwin to correct this statement, who says that her husband is a regular church member, and took an umbrella, not the cane, to church. It is not denied that Capt. Irwin dressed up for the occasion, consequently the country is safe.

A probably fatal accident occurred at Redondo Beach Sunday afternoon, the victim being a laborer at that place. A gang of men were at work pulling piles out of the surf, a four-horse team being used for that purpose. The men had made the line fast about a large post to hold the timber, when it suddenly gave way, the rope catching one of the laborers and throwing him some distance, breaking his arm, and inflicting internal injuries, the extent and nature of which the physician in charge was unable to determine. The name of the man could not be learned.

Justice Savage yesterday held an inquest on the body of the three-months-old infant of John Tetler, who resides in Boyle Heights. The child died very suddenly Saturday night, before the arrival of the physician who had been sent for, who therefore declined to give a death certificate. Dr. J. J. Choate made a post-mortem examination, and found that death had resulted from convulsions caused by intestinal inflammation, whereupon the jury returned a verdict of death from natural causes. The inquest was held at the undertakings-rooms of Garrett & Samson, on Main street.

Chase A. Codori, the composer who in defending himself against the attack of three men on Main street Sunday afternoon, struck Alex Grant, one of his assailants, with a stone, knocking him senseless, was yesterday released from custody on \$500 bonds. Grant's condition was much improved yesterday morning. He had regained consciousness, but was still considerably dazed. He was sent home in a hack, accompanied by his brother, and the physicians think he will be all right in a day or two. Mr. Codori yesterday received several letters from persons who were on the street car when the difficulty occurred, offering to come forward as witnesses in his behalf in case they are needed.

Poundkeeper Farrell has been having a good deal of trouble of late with a gang of young hoodlums, and yesterday they almost mobbed one of his assistants, a Mexican named Jose Garcia. On Wednesday last they broke open the door of the pound and turned loose 12 or 15 dogs, and several times since have broken in the door and let out the imprisoned canines, the total number to date being 55. Last evening Farrell was notified that a row was in progress at the pound, and on going to the place he found a gang of boys stoning Garcia, whom they had chased

up on the roof of the building. He released his unfortunate dog-catcher and telephoned for police protection, when Officers Del Valle and Miller went down and captured a couple of small boys, who were taken to their homes and turned over to their parents, who promised to spank them well. As Mr. Farrell gets \$1 per dog the release of the 55 canines means the loss of just that many dollars to the poundmaster.

PEOPLE'S STORE.

Daily Bulletin of the Leading Dry Goods House.

LOS ANGELES, TUESDAY, MAY 7, 1899.

Sun-shades 50c each.

Did you see them in our window? A large sun-shade in tan, garnets and cardinals; full ribbed, at 60c; less than they cost to make and worth just twice the price.

Ladies' Trimmed Balloons Vests 50c each.

An extra fine gauze undershirt, finished with an edge, best value yet offered at 25c; can't match them at 50c.

OUR DRESS GOODS DEPARTMENT.

Fancy Figured Chiffon, 50c; the latest.

Plaid Serges, Small Patterns, 50c; a Double-fold Cashmere, 12 1/2c a yard; Wool

Thirty-six inch Wool Challies, 25c; Lovely Pattern.

All Wool, 38-inch Serges, 35c; Latest Colorings.

You want a new dress and we know it, and therefore offer such inducements that will tempt you to buy. They are all new and the latest fashions and are sure to please in both style and price. You know the People always

like that way.

Colored Satins, 25c a Yard; All Shades.

An elegant heavy nap satin, in every conceivable shade, at 25c a yard; you can't duplicate it anywhere at 50c.

DOMESTIC DEPARTMENT.

Black and Blue, 45c or 50c a yard for 60c.

Fancy Turkish Towels, 10c; novel designs.

Checked Canton Flannel, 60c; summer weight.

Checked Shirtings, 50c; in striped or checked patterns.

Yard-wide French Percale Shirtings, 10c; new designs.

Navy Blue All-wool Twilled Flannel, 25c; for

bleaching Table Damask, 25c a yard; worth

50c.

Fancy Figured Checked Nainsooks, 10c; worth

25c.

We wish to call your attention to our line of

American and French yard-wide cases, of

which we have been acknowledged by the

publishing public to be leaders of styles and

the latest fashions and are sure to please in

both style and price, and many cases that we

offer at 25c others ask 50c, and what we offer

for 25c a yard others want 40c for the same. It

will do you good to see both these lines.

Men's Clothing Department.

Men's Sack Suits, \$4.50; worth 10.

Men's All-wool Fine Suits, \$25; worth 30.

Men's Sack Suits, \$1.25; worth 1.50.

Men's All-wool Pants, \$2.50; worth as high

as 3.50.

A choice plaid suit, something nobbly, at

\$4.50; the same as is marked elsewhere at

\$6.00. Our fine all-wool suits are the latest.

Many of the designs have been consigned to

us only at 25c, and we sell them at 50c. A

pretty and serviceable boys' sailor suit at

\$1.25; as good as any you can find elsewhere.

Men's Clothing Department.

Children's Straw Hats, 10c; worth 40c.

Boys' Straw Hats, 10c; worth 25c.

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Maison de Paris.

MILLINERY AND HAIR GOODS.

MOVING! MOVING! MOVING!

Our elegant stock to be sold

50 Per Cent. Cheaper

On account of moving into new and commodious quarters.

POLITENESS AND ATTENTION.

Whether you purchase or not.

MME. - DELER,

22 WEST FIRST STREET.

NEAR SPRING ST.

Auction Sales.

GENERAL AUCTION

COMMISSION HOUSE.

W. E. BEESON,

119 & 121 W. Second Street,

Between Spring and Fort.

AUCTION, STORAGE & COMMISSION.

Peremptory Sales of New and Second-hand Furniture

Wednesday, May 8th,

Saturday, May 11th,

AT 10 A.M. AND 2 P.M.

Horses, Buggies, etc. every Saturday at 10 a.m. Outside sales made on application.

State Loan and Trust Co.

Capital \$1,000,000.

Directors:

George H. Bonebrake, President.

John Bryson and E. F. Spence, Vice-Presidents.

H. C. Witzner, J. N. Reed, W. G. Cochran, H. J. Woolcott, F. M. Green, L. W. Dennis, Samuel H. Hunt, Secretary.

We act as trustees for corporations, syndicates and estates. Loan money on choice real estate and collateral. Keep choice securities for sale. Pay interest on time deposits. Have safety deposit vaults equal to any in the United States. Rent boxes at reasonable rates.

FARMERS' AND MERCHANTS' OF LOS ANGELES, CAL.

ISAIAH W. HELLMAN, President.

L. C. GOODWIN, Vice-president.

Capital \$200,000.

Surplus 700,000.

Total \$1,300,000.

STOCKHOLDERS:

O. W. Childs, Andrew Glassell.

Calder, Cameron, J. Fleming, J. N. Reed, J. P. Sartor, J. L. Duque, J. A. Graves, J. C. Day, Morris S. Hellman, Thomas Meredith, Samuel Polaski, John P. Moran, J. L. Cherry, Nathan Wall, Idor Polaski, W. M. Caswell, J. M. Shaw, J. H. Shankland, John H. Bartle, G. W. Perkins, A. J. Brown, President Fourth National Bank of Grand Rapids, M. J. Shaw.

Five per cent. interest paid on deposits. Money loaned on ranches and city property at lowest rates of interest. Bonds and mortgages bought and sold.

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NADRAU BLOCK.

Cor. First and Spring sts., Los Angeles, Cal.

L. N. BEARD, President.

W. F. BOBBY, Vice-President.

C. N. FLINT, Cashier.

MULLEN, BLUETT AND CO.,

The One Price

Cash Clothiers

GENTLEMEN'S FURNISHERS.

We Can Make it to Your Advantage to Buy of Us for the Following Reasons:

We buy strictly for CASH and have the benefit of discounts. We sell only for CASH, so you don't have to pay for bad debts. We have only ONE PRICE, and that the LOWEST. We don't keep shoddy goods. We keep HONEST goods at HONEST prices. We allow no misrepresentation. We do business only 6 days of the week.

SPECIAL SALES:

Boys' Sailor Suits at \$1.25.

Boys' Cassimere Suits at \$3.

Extra Value Men's Suits at \$7

Balbriggan Underwear from \$1.50 to \$3.

THE LATEST

Novelties in Neckwear.

OPEN EVENINGS UNTIL 8; SATURDAYS 10.

N. W. CO. SPRING & FIRST STS.

Boots and Shoes.

GREAT BARGAINS

Boots & Shoes!

During the Next Twenty Days, in Following Makes, AT COST!

Wright & Peters', Reynolds' Celebrated Shoes, Bennett & Bernard, Cans' French Shoes, Gardiners & Estes, Laird, Scholer & Mitchell.

These are the Finest Goods Manufactured.

ALSO A CHANCE IN THE \$250 HORSE!

TO BE GIVEN AWAY MAY 31st.

CATARRH

Throat Diseases, Bronchitis, Asthma, Consumption,

Head, Throat and Chest.